Express Mail Label No.: EV 627253795 US Date: April 21, 2005

JC03 Rec'd PCT/PTO 21 APR 2005

TRANSMITTAL LETTER TO THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US) CONCERNING A SUBMISSION LINDER 35 U.S.C. 371

ATTORNEY'S DOCKET NUMBER

SONYJP 3.3-343

CON	CERNING A SUBMIS	SSION UNDER 35 U.S.C. 371	US. NPLICATORY CHR 1.5)									
	TONAL APPLICATION NO. PCT/JP2003/013695	INTERNATIONAL FILING DATE 27 October 2003	PRIORITY DATE CLAIMED 28 October 2002									
			PROCESSING DEVICE, METHOD, AND									
APPLICAN		ER PROGRAM Makio Yamaki and Junji Oiwa										
		·	(O) the fellowing items and other information									
·· —		d States Designated/Elected Office (DO/EO/L										
<u> </u>	x This is a FIRST submission of items concerning a submission under 35 U.S.C. 371.											
⊢,	This is a SECOND or SUBSEQUENT submission of items concerning a submission under 35 U.S.C. 371.											
	include items (5), (6), (9) and (21) indicated below.											
4. x T												
5. x A	A copy of the International Application as filed (35 U.S.C. 371 (c)(2))											
a.	is attached hereto (required only if not communicated by the International Bureau).											
b :	x has been communicated by the International Bureau.											
с.	is not required, as the application was filed in the United States Receiving Office (RO/US).											
6. x	An English language translation of the International Application as filed (35 U.S.C. 371 (c)(2)) with PCT Request.											
, a. 🖸	x is attached hereto.											
b.	has been previously submitted under 35 U.S.C. 154(d)(4).											
7. x A	Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371 (c)(3))											
a. [are attached hereto (required only if not communicated by the International Bureau).											
b. [have been communicated by the International Bureau.											
c.	have not been made; however, the time limit for making such amendments has NOT expired.											
d. [x have not been made and will not be made.											
8 <i>A</i>	An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371 (c)(3)).											
9. x	An oath or declaration of the inventor(s) (35 U.S.C. 371 (c)(4)) (executed).											
	An English language translation of the annexes of the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371 (c)(5)).											
Items 11	to 20 below concern do	cument(s) or information included:										
11. x	an Information Disclosure S	tatement under 37 CFR 1.97 and 1.98 with	PTO-1449 (5 references).									
12 A	An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.											
13. A	A preliminary amendment.											
14. x	An Application Data Sheet under 37 CFR 1.76.											
15. A	A substitute specification.											
16. A	A power of attorney and/or change of address letter.											
17. A	A computer-readable form of the sequence listing in accordance with PCT Rule 13ter.2 and 37 CFR 1.821 - 1.825.											
18. A	A second copy of the published International Application under 35 U.S.C. 154(d)(4).											
19. A	A second copy of the English language translation of the international application under 35 U.S.C. 154(d)(4).											
20. x		Ten (10) sheets of Formal Drawings; Copy Written Reply (English) Written Opinion B Authority (Japanese); International Prelimir Receipt Postcard	of Face Page of Application as published; y the International Preliminary Examining hary Examination Report (Japanese); Return									

U.S. APPLATO NO. (PROST), 20 20 FB 1.5) INTERNATIONAL APPLICATION NO. PCT/JP2003/013695						ATTORNEY'S DOCKET NUMBER				
The following fees have been submitted								ONYJP 3.3-343 ATIONS PTO USE ONLY		
21. x Basic national fee\$300						\$	300.00	PIOUSEO	NLY	
						1	300.00		_	
22. x Examina If International prelin		on renort pre	nared by USPTO and	d all claime	eatich		·			
provisions of PC				- 1						
		······································	<u></u>	•••••	\$200	\$	200.00			
23. x Search f				em av i Les tal						
Search fee (37 CFR 1.445(a)(2)) has been paid on the international application to the USPTO as an International Searching Authority							•	DEPCHA		
International Search Report prepared and provided to the Office\$400 All other situations\$500							500.00	12	100	
	TOTAL OF 2					\$	1,000.00	13	7/7	
			s filed in paper over					PEE	/ALL	
			g filed in an electron r or fraction thereof.	iic meaium).	The fee is			<u> </u>	Pu Vici	
Total Sheets	Extra sheets		each additional 50 or round up to a whole		RATE			ola	1	
98 - 100 =	/50 =		ound up to a miore		× \$250.00	1		2/13	50	
Surcharge of \$130.0	0 for furnishing	the oath or	declaration later tha	an 30 mont	hs	\$				
from the earliest clain				<u>-</u>		P		2/11	2 14	
CLAIMS	NUMBER		UMBER EXTRA		EATE			207	- 17	
Total claims		20 =	<u>11</u> 5	X	50.00	\$	550.00			
Independent claims MULTIPLE DEPEND				X +	200.00	\$ \$	1,000.00	Į į	\square	
MOLTIPLE DEPEND	ENT CLAIM(S)		TOTAL OF ABOVE		ATIONS =	\$	2,550.00	<u> </u>	70 to 10 to 10	
Applicant claim	e emall ontity et		CFR 1.27. Fees abo			¢	2,330.00		_	
Applicant clair	is small entity sta	alus. See 37	CFR 1.27. Fees abo		-	\$ /200E	HAI IAA Maran			
Processing fee of \$1 from the earliest clair	30.00 for furnish	ing the Englis	h translation later the		træten: =08/3 5 LLANDGRA (12 ₊ 500	\$000001 \$00 CR	WALVANGED.00 1 121095 105.	35560	\dashv	
			TOTA	L NATION	AL FEE =	\$	2,550.00		_	
Fee for recording the accompanied by an a						\$	· · · · · · · · · · · · · · · · · · ·			
			TOTAL	FEES ENC	LOSED =	\$	2,550.00		\neg	
					,	Amou	nt to be	\$		
08/31/2005 WALVARAD_							led:	32260	_	
				Sale Ref:	00000005 D	Honard	895 ¹⁰ 10532260	\$	1	
a. A check i	n the emount o	£ C		01 FC:164	2 40	0.00 DH				
A clieck	n the amount o	۱ ۵	***	to cover tr	e above fees	is encio	sea.			
,	narge my Depo		lo. 12-10 copy of this sheet i		n the amount	of \$ _	2,550.00			
 		·								
	missioner is ne nent to Deposit	•	zed to charge any a 12-1095		•		ured, or credit ar eet is enclosed.	ıy	1	
	•							is and		
اسسا	•		rd. WARNING: In d on this form. Pro			-	•			
NOTE: Where an a					1					
must be filed and	granted to resto	ore the Interr	ational Application	to pending	status.	11		(-//		
SEND ALL CORRI	ESPONDENCE	TO:		d	den	X/9	Hu			
				SIGN	ATURE:					
Robert B. Cohen										
				NAME	Ξ					
CHOTOMED !!	MDED: 0005	20								
CUSTOMER NU	MREK: 0002	30		BEOL	STRATION N	32,768			1	
				KEGI	O I KATIUN N	OIVIBER				

WRITTEN REPLY

To Commissioner of the Patent Office

Indication of International Patent Application
 PCT/JP03/13695

2. Applicant

Appellation

SONY CORPORATION

Destination

7-35, KITASHINAGAWA 6-CHOME

SHINAGAWA-KU, Tokyo 141-0001 JAPAN

Nationality

Japan

Address

Japan

3. Agent

Name

MIYATA, Masaaki

Destination

Sawada, Miyata & Yamada Patent Office

Ginza TK Bldg., 6F, 1-7, Shintomi

1-chome Chuo-ku, Tokyo 104-0041 JAPAN

4. Date of Notification

April 20, 2004

- 5. Contents of Reply
- (1) In a first written opinion concerning this application in the International Preliminary Examining Authority, the applicant received the opinion stating as reproduced below while

presenting

the reference 1: JP2001-297519A, and

the reference 2: JP2002-207603A,

which are cited in the International Search Report.

The constitutions described in claims 1 to 8, 9 to 15, 16 to 19, 29, and 33 of the application include constitutions, which are not described in any one of the above-mentioned cited references, and are not obvious for those skilled in the art.

However, the inventions in accordance with claims 23 to 28 and 31 do not have an inventive step due to the matters described in paragraphs [0017] to [0038] and Figs. 4 and 5 of the reference 1 and paragraphs [0027] to [0046] and Figs. 2 to 11 of the reference 2. More specifically, it is easy for those skilled in the art to add the constitution for judging whether data is being recorded with reference to exclusive information to perform processing for the data on the basis of a result of the judgment described in the reference 2 to the recording and reproduction apparatus of the reference 1.

- (2) In response to this opinion, the applicant made amendment for deleting claims 23 to 28 and 31, which are viewed as not having an inventive step on the basis of the cited references, as described in the written amendment to be submitted separately. Note that the applicant also amended words and phrases.
- (3) The applicant believes that, according to this amendment, it has been made clear that the invention has the

constitutions not disclosed in the cited references, and as a result, the invention has acquired novelty and an inventive step. Note that, in the event that the authority has a negative opinion against the claims amended this time, the applicant wishes the applicant could be given an opportunity to submit a written reply and a written amendment again.